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To limit the use of solitary confinement and other forms of restrictive housing in immigration detention, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Durbin introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To limit the use of solitary confinement and other forms of restrictive housing in immigration detention, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Restricting Solitary Confinement in Immigration Deten-
- 6 tion Act of 2019".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Solitary confinement reforms.

Sec	4	Reassessment	of detained alien	mental health

- Sec. 5. Oversight responsibilities.
- Sec. 6. Rulemaking.

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- Sec. 7. Authorization of appropriations.
- Sec. 8. Effective date.

1 SEC. 2. DEFINITIONS.

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- (1) ADMINISTRATIVE SEGREGATION.—The term "administrative segregation" means a nonpunitive form of solitary confinement that removes a detained alien from the general population of a detention center or other facility in which the alien is being detained for—
- (A) investigative, protective, or preventative reasons because of a substantial and immediate threat to the safety or security of the detained alien, other detained aliens, staff, or the public; or
- (B) temporary administrative reasons.
- 15 (2) Appropriate Level of Care.—The term "appropriate level of care" means the appropriate 16 17 treatment setting for mental health care that a de-18 tained alien with mental illness requires, which may 19 include outpatient care, emergency or crisis services, 20 day treatment, supported residential housing, infir-21 mary care, or inpatient psychiatric hospitalization 22 services.

1	(3) Intellectual disability.—The term "in-
2	tellectual disability" means a significant mental im-
3	pairment characterized by significant limitations in
4	intellectual functioning and adaptive behavior.
5	(4) Multidisciplinary staff committee.—
6	The term "multidisciplinary staff committee" means
7	a committee—
8	(A) composed of staff at the facility at
9	which a detained alien resides who are respon-
10	sible for reviewing the initial placement of the
11	alien in solitary confinement and any extensions
12	of time in solitary confinement; and
13	(B) that includes—
14	(i) not fewer than 1 licensed mental
15	health professional;
16	(ii) not fewer than 1 medical profes-
17	sional; and
18	(iii) not fewer than 1 member of the
19	leadership of the facility.
20	(5) Protection case.—The term "protection
21	case" means a detained alien who, by the request of
22	the alien or through a staff determination, requires
23	protection.
24	(6) Secretary.—The term "Secretary" means
25	the Secretary of Homeland Security.

1	(7) SERIOUS MENTAL ILLNESS.—The term "se-
2	rious mental illness" means—
3	(A) a finding by a qualified mental health
4	professional that the detained alien is at serious
5	risk of substantially deteriorating mentally or
6	emotionally while confined in solitary confine-
7	ment, or already has so deteriorated while con-
8	fined in solitary confinement, such that diver-
9	sion or removal is deemed to be clinically appro-
10	priate by a qualified mental health professional;
11	or
12	(B) a current or recent diagnosis by a
13	qualified mental health professional of 1 or
14	more of the following disorders described in the
15	most recent edition of the Diagnostic and Sta-
16	tistical Manual of Mental Disorders:
17	(i) Schizophrenia or another psychotic
18	disorder.
19	(ii) Major depressive disorder.
20	(iii) Any type of bipolar disorder.
21	(iv) A neurodevelopmental disorder,
22	dementia or other cognitive disorder.
23	(v) Any disorder commonly character-
24	ized by breaks with reality or perceptions
25	of reality.

1	(vi) Any type of anxiety disorders.
2	(vii) Trauma or stressor related dis-
3	order.
4	(viii) Severe personality disorders.
5	(8) Solitary confinement.—The term "soli-
6	tary confinement" means confinement characterized
7	by substantial isolation in a cell, whether alone or
8	with other detained aliens, including administrative
9	segregation and disciplinary segregation.
10	(9) Substantial and immediate threat.—
11	The term "substantial and immediate threat" means
12	any set of circumstances that require immediate ac-
13	tion in order to combat a significant threat to the
14	safety of a detained alien, other detained aliens,
15	staff, or the public.
16	(10) U.S. IMMIGRATION AND CUSTOMS EN-
17	FORCEMENT FACILITY.—The term "U.S. Immigra-
18	tion and Customs Enforcement facility" means—
19	(A) a detention facility owned and adminis-
20	tered by U.S. Immigration and Customs En-
21	forcement; or
22	(B) a Federal, State, local, or private facil-
23	ity that has contracted (directly or indirectly)
24	with U.S. Immigration and Customs Enforce-
25	ment to detain aliens in Federal custody, in-

1	cluding a U.S. Marshals facility that houses
2	alien detainees, and regardless of any time lim-
3	its that exist for the duration of the detention
4	in such a facility.
5	SEC. 3. SOLITARY CONFINEMENT REFORMS.
6	(a) Use of Solitary Confinement.—
7	(1) IN GENERAL.—A detained alien may not be
8	placed in solitary confinement within a U.S. Immi-
9	gration and Customs Enforcement facility unless
10	such confinement—
11	(A) is limited to the briefest term and the
12	least restrictive conditions practicable, including
13	not fewer than 4 hours of out-of-cell time every
14	day;
15	(B) is consistent with the rationale for
16	placement and with the progress achieved by
17	the detained alien;
18	(C) allows the detained alien to participate
19	in meaningful programming opportunities and
20	privileges that are similar to those available in
21	the general population as practicable, either in-
22	dividually or in a classroom setting;
23	(D) allows the detained alien to have as
24	much meaningful interaction with others, such
25	as other detained aliens, counsel, visitors, cler-

1	gy, or licensed mental health professionals, as
2	practicable; and
3	(E) complies with the provisions of this
4	section.
5	(2) Specific limitations on administrative
6	SEGREGATION AND DISCIPLINARY SEGREGATION.—
7	The Secretary—
8	(A) shall limit administrative segregation
9	in U.S. Immigration and Customs Enforcement
10	facilities—
11	(i) to situations in which such seg-
12	regation is necessary to control a substan-
13	tial and immediate threat that cannot be
14	addressed through alternative housing; and
15	(ii) to a duration of not more than 14
16	consecutive days, and not more than 14
17	days in a 21-day period, unless—
18	(I) the detained alien is consid-
19	ered a protection case and requests to
20	remain in administrative segregation
21	under paragraph (3)(B)(i); or
22	(II) to address the continued ex-
23	istence of a substantial and immediate
24	threat, a multidisciplinary staff com-

of the extension, in order to

1	review the findings of the
2	multidisciplinary staff com-
3	mittee and determine wheth-
4	er such extensions are per-
5	missible;
6	(CC) by a sub-
7	committee of the Detention
8	Monitoring Council within
9	U.S. Immigration and Cus-
10	toms Enforcement, which
11	shall be chaired by the Cus-
12	tody Management Division
13	and shall include representa-
14	tives from Enforcement and
15	Removal Operations Field
16	Operations, the Health Serv-
17	ice Corps, the Office of the
18	Principal Legal Advisor, the
19	Office of Professional Re-
20	sponsibility, the Office of
21	Acquisition Management,
22	and the Department of
23	Homeland Security's Office
24	for Civil Rights and Civil
25	Liberties, after any exten-

1	sion is approved by an En-
2	forcement and Removal Op-
3	erations Field Office Direc-
4	tor; and
5	(cc) shall include additional
6	out of cell time, socialization, and
7	programming opportunities for
8	the detained alien, so that each
9	detained alien placed in solitary
10	confinement for more than 14
11	days is given not fewer than 4
12	hours of out of cell time each
13	day; and
14	(B) may not permit the use of solitary con-
15	finement as a form of discipline.
16	(3) Protective custody.—The Secretary—
17	(A) shall establish policies to ensure that
18	an alien who is considered a protection case,
19	upon the request of the alien, is transferred to
20	a safer alternative, such as—
21	(i) an alternative general population
22	unit in the U.S. Immigration and Customs
23	Enforcement facility;
24	(ii) an alternative U.S. Immigration
25	and Customs Enforcement facility; or

1	(iii) an alternative to detention; and
2	(B) may not place a detained alien who is
3	considered to be a protection case in solitary
4	confinement due to the status of the alien as a
5	protection case unless—
6	(i) the alien requests to be placed in
7	solitary confinement, in which case, at the
8	request of the alien to be released from sol-
9	itary confinement, the alien shall be trans-
10	ferred to a safer alternative, such as—
11	(I) an alternative general popu-
12	lation unit;
13	(II) an alternative U.S. Immigra-
14	tion and Customs Enforcement facil-
15	ity; or
16	(III) an alternative to detention;
17	or
18	(ii) such confinement is limited to—
19	(I) not more than 5 days of ad-
20	ministrative segregation; and
21	(II) is necessary to protect the
22	alien during preparation for transfer
23	to a safer alternative, such as 1 of the
24	alternatives described in subclauses
25	(I) through (III) of clause (i).

1	(4) Vulnerable populations.—A U.S. Im-
2	migration and Customs Enforcement facility may
3	not place a detained alien in solitary confinement
4	if—
5	(A) the detained alien is younger than 18
6	years of age, unless—
7	(i) such confinement is a temporary
8	response to the behavior of the detained
9	alien, which poses a substantial and imme-
10	diate threat;
11	(ii) all other options to de-escalate the
12	situation have been exhausted, including
13	less restrictive techniques such as—
14	(I) penalizing the detained alien
15	through loss of privileges;
16	(II) speaking with the detained
17	alien in an attempt to de-escalate the
18	situation; and
19	(III) providing an appropriate
20	level of care through a licensed mental
21	health professional;
22	(iii) such confinement is limited to—
23	(I) 3 hours after the detained
24	alien is placed in solitary confinement,

1	if the alien poses a substantial and
2	immediate threat to others; or
3	(II) 30 minutes after the de-
4	tained alien is placed in solitary con-
5	finement, if the alien poses a substan-
6	tial and immediate threat only to his
7	self or her self; and
8	(iv) if, after the applicable maximum
9	period of confinement under subclause (I)
10	or (II) of clause (iii) has expired, the de-
11	tained alien continues to pose a substantial
12	and immediate threat described in that
13	subclause—
14	(I) the detained alien shall be
15	transferred to another facility or in-
16	ternal location where services can be
17	provided to the alien without relying
18	on solitary confinement; or
19	(II) if a qualified mental health
20	professional believes the level of crisis
21	service needed is not currently avail-
22	able, a staff member of the facility
23	shall initiate a referral to a location
24	that can meet the needs of the de-
25	tained alien;

1	(B) the detained alien has a serious mental
2	illness, has an intellectual disability, has a phys-
3	ical disability that a licensed medical profes-
4	sional determines is likely to be exacerbated by
5	placement in solitary confinement or that soli-
6	tary confinement is clinically contraindicated, is
7	pregnant, or is in the first 8 weeks of the post-
8	partum recovery period after giving birth, or
9	has been determined by a licensed mental
10	health professional to likely be significantly ad-
11	versely affected by placement in solitary con-
12	finement, unless—
13	(i) the detained alien poses a substan-
14	tial and immediate threat;
15	(ii) all other options to de-escalate the
16	situation have been exhausted, including
17	less restrictive techniques such as—
18	(I) penalizing the detained alien
19	through loss of privileges;
20	(II) speaking with the detained
21	alien in an attempt to de-escalate the
22	situation; and
23	(III) providing an appropriate
24	level of care through a licensed mental
25	health professional;

1	(iii) such confinement is limited to the
2	briefest term and the least restrictive con-
3	ditions practicable, including access to
4	medical and mental health treatment;
5	(iv) such confinement is reviewed by a
6	multidisciplinary staff committee for ap-
7	propriateness every 24 hours; and
8	(v) as soon as practicable, but not
9	later than 5 days after such confinement
10	begins, the detained alien is diverted, upon
11	release from solitary confinement, to a
12	general population unit, a mental health
13	treatment program described in subsection
14	(b)(2), or an alternative to detention;
15	(C) the detained alien is lesbian, gay, bi-
16	sexual, transgender (as defined in section 115.5
17	of title 28, Code of Federal Regulations, or any
18	successor regulation), intersex (as defined in
19	section 115.5 of title 28, Code of Federal Regu-
20	lations, or any successor regulation), or gender
21	nonconforming (as defined in section 115.5 of
22	title 28, Code of Federal Regulations, or any
23	successor regulation), if such placement is
24	based (in whole or in part) on such identifica-
25	tion or status;

1	(D) the alien is HIV positive, if the place-
2	ment is based (in whole or in part) on the HIV
3	positive status of the alien;
4	(E) the placement is based (in whole or in
5	part) on the alien's race, religion, or nation-
6	ality; or
7	(F) the placement is based (in whole or in
8	part) on a detained alien's report of an incident
9	of abuse or misconduct, a detained alien's deci-
10	sion to engage in a hunger strike, or any other
11	form of retaliation against a detained alien, un-
12	less the alien has been classified as a protection
13	case under paragraph (3).
14	(5) Access to counsel.—Aliens placed in sol-
15	itary confinement shall be offered access to counsel
16	to the same extent that detained aliens in the gen-
17	eral population are offered access to counsel.
18	(6) RIGHT TO REVIEW PLACEMENT IN SOLI-
19	TARY CONFINEMENT.—The Secretary shall ensure
20	that each alien placed in solitary confinement has
21	access to—
22	(A) written and verbal notice provided in a
23	language that the alien understands that thor-
24	oughly details the basis for placement or contin-
25	ued placement in solitary confinement not later

1	than 6 hours after the beginning of such place-
2	ment, including—
3	(i) thorough documentation explaining
4	why such confinement is permissible and
5	necessary under this subsection; and
6	(ii) if an exception under paragraph
7	(2)(A)(ii), (3)(B), (4)(A), or (4)(B) is used
8	to justify placement in solitary confine-
9	ment, thorough documentation explaining
10	why such an exception applies;
11	(B) a timely, thorough, and continuous re-
12	view process that—
13	(i) occurs not fewer than 3 days after
14	placement in solitary confinement, and
15	thereafter at least on a weekly basis, un-
16	less required more frequently under this
17	section;
18	(ii) includes private, face-to-face inter-
19	views with a multidisciplinary staff com-
20	mittee; and
21	(iii) examines whether—
22	(I) placement in solitary confine-
23	ment was and remains necessary;
24	(II) the conditions of confinement
25	comply with this section; and

	10
1	(III) any exception under para-
2	graph $(2)(A)(ii)$, $(3)(B)$, $(4)(A)$, or
3	(4)(B) used to justify placement in
4	solitary confinement was and remains
5	warranted;
6	(C) a process to appeal the initial place-
7	ment or continued placement of the detained
8	alien in solitary confinement;
9	(D) prompt and timely written notice of
10	the appeal procedures; and
11	(E) copies of all documents, files, and
12	records relating to the detained alien's place-
13	ment in solitary confinement, unless such docu-
14	ments contain contraband, classified informa-
15	tion, or sensitive security-related information.
16	(b) Mental Health Care for Aliens in Soli-
17	TARY CONFINEMENT.—
18	(1) MENTAL HEALTH SCREENING.—Not later
19	than 6 hours after a detained alien is placed in soli-
20	tary confinement in a U.S. Immigration and Cus-
21	toms Enforcement facility, the alien shall receive a
22	comprehensive, face-to-face mental health evaluation
23	by a licensed mental health professional in a con-
24	fidential setting.

1	(2) Mental Health treatment program.—
2	A detained alien diagnosed with a serious mental ill-
3	ness after an evaluation under paragraph (1)—
4	(A) may not be placed in solitary confine-
5	ment under subsection (a)(4)(B); and
6	(B) shall receive an appropriate level of
7	care to address the detained alien's mental
8	health needs.
9	(3) Continuing evaluations.—After each 7-
10	day period during which a detained alien is held in
11	continuous placement in solitary confinement—
12	(A) a licensed mental health professional
13	shall conduct a comprehensive, face-to-face, out-
14	of-cell mental health evaluation of the alien in
15	a confidential setting; and
16	(B) the Secretary shall adjust the place-
17	ment of the alien in accordance with this sub-
18	section.
19	(c) Training for Detention Center Staff.—
20	(1) Training.—All employees of a U.S. Immi-
21	gration and Customs Enforcement facility who inter-
22	act with aliens on a regular basis shall be required
23	to complete training in—
24	(A) recognizing the symptoms of mental
25	illness;

1	(B) the potential risks and side effects of
2	psychiatric medications;
3	(C) de-escalation techniques for safely
4	managing individuals with mental illness;
5	(D) the consequences of untreated mental
6	illness;
7	(E) the long- and short-term psychological
8	effects of solitary confinement; and
9	(F) de-escalation and communication tech-
10	niques to divert detained aliens from situations
11	that may lead to the alien being placed in soli-
12	tary confinement.
13	(2) Notification to medical staff.—An
14	employee of a U.S. Immigration and Customs En-
15	forcement facility shall immediately notify a member
16	of the facility's medical or mental health staff if the
17	employee—
18	(A) observes a detained alien with signs of
19	mental illness, unless such employee has knowl-
20	edge that the alien's signs of mental illness
21	have previously been reported; or
22	(B) observes a detained alien with signs of
23	a mental health crisis;
24	(d) Reporting Requirements.—

1	(1) Daily tracking of use of solitary
2	CONFINEMENT.—Each U.S. Immigration and Cus-
3	toms Enforcement facility shall submit a daily report
4	to the Director of U.S. Immigration and Customs
5	Enforcement that identifies, for the applicable day—
6	(A) any detained aliens who were placed in
7	solitary confinement, including—
8	(i) the rationale behind each such
9	placement; and
10	(ii) whether any exception under sub-
11	section (a) used to justify placement in sol-
12	itary confinement or increased restrictive
13	conditions in solitary confinement was ap-
14	plied;
15	(B) the continued detention of any aliens
16	in solitary confinement, including—
17	(i) the number of days such aliens
18	have been detained in solitary confinement;
19	and
20	(ii) an explanation of the application
21	of any exception under subsection (a) used
22	to justify an adjustment to the alien's time
23	or conditions in solitary confinement; and
24	(C) the release of any detained aliens from
25	solitary confinement.

1	(2) Publication of use of solitary con-
2	FINEMENT.—Without revealing personally identifi-
3	able information, the Secretary shall publish online
4	weekly updates regarding—
5	(A) the number of aliens in solitary con-
6	finement at each U.S. Immigration and Cus-
7	toms Enforcement facility; and
8	(B) any instances in which a facility has
9	placed a detained alien in solitary confinement
10	for more than 15 days.
11	(3) Internal review of data.—
12	(A) Weekly reviews.—The appropriate
13	Enforcement and Removal Operations Field Of-
14	fice Director within U.S. Immigration and Cus-
15	toms Enforcement shall—
16	(i) on a weekly basis, review the daily
17	reports from each U.S. Immigration and
18	Customs Enforcement facility under his or
19	her jurisdiction to ensure that each facility
20	is in compliance with this Act;
21	(ii) report any instances in which a
22	U.S. Immigration and Customs Enforce-
23	ment facility failed to comply, or is sus-
24	pected of failing to comply, with this Act
25	to the subcommittee established under sub-

1	section $(a)(2)(A)(ii)(II)(bb)(CC)$ for re-
2	view; and
3	(iii) direct a U.S. Immigration and
4	Customs Enforcement facility that failed to
5	comply, or is suspected of failing to com-
6	ply, with this Act to immediately address
7	any such failures to comply, including by
8	immediately removing a detained alien
9	from solitary confinement if the alien's
10	placement or continued detention in soli-
11	tary confinement was not in compliance
12	with this Act.
13	(B) Monthly reports.—The sub-
14	committee established under subsection
15	(a)(2)(A)(ii)(II)(bb)(CC) shall—
16	(i) promptly review any reports re-
17	ceived pursuant to subparagraph (A)(ii);
18	and
19	(ii) submit monthly reports to the full
20	Detention Monitoring Council and the Di-
21	rector of U.S. Immigration and Customs
22	Enforcement that identify areas of concern
23	regarding particular cases or facilities that
24	warrant further examination.

1	SEC. 4. REASSESSMENT OF DETAINED ALIEN MENTAL
2	HEALTH.
3	Not later than 180 days after the date of the enact-
4	ment of this Act, the Secretary shall—
5	(1) assemble a team of licensed mental health
6	professionals, which may include licensed mental
7	health professionals who are not employed by the
8	Department of Homeland Security, to conduct a
9	comprehensive mental health reevaluation for each
10	alien held in solitary confinement for more than 14
11	days (as of the date of enactment of this Act), in-
12	cluding a confidential, face-to-face, out-of-cell inter-
13	view by a licensed mental health professional; and
14	(2) adjust the placement of each alien in ac-
15	cordance with this Act.
16	SEC. 5. OVERSIGHT RESPONSIBILITIES.
17	(a) In General.—Section 705 of the Homeland Se-
18	curity Act of 2002 (6 U.S.C. 345) is amended by adding
19	at the end the following:
20	"(c) Immigration Detention.—
21	"(1) Defined Term.—In this subsection, the
22	term 'U.S. Immigration and Customs Enforcement
23	facility' has the meaning given the term in section
24	2 of the Restricting Solitary Confinement in Immi-
25	gration Detention Act of 2019.

1	"(2) Internal reporting.—The Secretary
2	shall ensure that each U.S. Immigration and Cus-
3	toms Enforcement facility provides multiple internal
4	ways for aliens and others to promptly report viola-
5	tions of section 3 of the Restricting Solitary Con-
6	finement in Immigration Detention Act of 2019 to
7	the Officer for Civil Rights and Civil Liberties, in-
8	cluding—
9	"(A) not less than 2 procedures for aliens
10	and others to report violations of section 3 of
11	such Act to an entity or office that is not part
12	of the facility, and that is able to receive and
13	immediately forward reports to the Officer for
14	Civil Rights and Civil Liberties, allowing the
15	alien to remain anonymous upon request; and
16	"(B) not less than 2 procedures for aliens
17	and others to report violations of section 3 of
18	such Act to the Officer for Civil Rights and
19	Civil Liberties in a confidential manner, allow-
20	ing the alien to remain anonymous upon re-
21	quest.
22	"(3) Notice to detainees.—The Secretary
23	shall ensure that each U.S. Immigration and Cus-
24	toms Enforcement facility provides aliens with—

1	"(A) notice of how to report violations of
2	section 4 of the Restricting Solitary Confine-
3	ment in Immigration Detention Act of 2019 in
4	accordance with paragraph (2), including—
5	"(i) notice prominently posted in the
6	living and common areas of each such fa-
7	cility;
8	"(ii) individual notice to aliens at ini-
9	tial intake into a U.S. Immigration and
10	Customs Enforcement facility, when trans-
11	ferred to a new facility, and when placed
12	in solitary confinement;
13	"(iii) notice to aliens with disabilities
14	in accessible formats; and
15	"(iv) written or verbal notice in a lan-
16	guage the alien understands; and
17	"(B) notice of permissible practices related
18	to solitary confinement in U.S. Immigration
19	and Customs Enforcement facilities, including
20	the requirements under section 3 of such Act.
21	"(4) Access.—The Officer for Civil Rights and
22	Civil Liberties—
23	"(A) shall have unrestricted access to U.S.
24	Immigration and Customs Enforcement facili-
25	ties;

1	"(B) shall be able to review documents, re-
2	quest and review information, and speak pri-
3	vately with aliens, contractors, volunteers, and
4	U.S. Immigration and Customs Enforcement
5	facility staff.
6	"(5) Annual assessment of solitary con-
7	FINEMENT USE IN IMMIGRATION DETENTION.—
8	"(A) Objectives.—Not later than 90
9	days after the last day of each fiscal year, the
10	Officer for Civil Rights and Civil Liberties shall
11	submit an assessment to the Committee on
12	Homeland Security and Governmental Affairs
13	of the Senate, the Committee on the Judiciary
14	of the Senate, the Committee on Homeland Se-
15	curity of the House of Representatives, and the
16	Committee on the Judiciary of the House of
17	Representatives that analyzes the use of solitary
18	confinement in U.S. Immigration and Customs
19	Enforcement facilities during such fiscal year.
20	"(B) Data.—Each assessment submitted
21	under subparagraph (A) shall include aggre-
22	gated and disaggregated data reported by U.S.
23	Immigration and Customs Enforcement facili-
24	ties, to be provided by U.S. Immigration and
25	Customs Enforcement to the Officer for Civil

1	Rights and Civil Liberties not later than 30
2	days after the last day of each fiscal year, in-
3	cluding—
4	"(i) the policies and regulations of
5	U.S. Immigration and Customs Enforce-
6	ment, including—
7	"(I) any changes in policies and
8	regulations, for determining which
9	aliens are placed in solitary confine-
10	ment; and
11	"(II) a detailed description of the
12	conditions and restrictions of solitary
13	confinement;
14	"(ii) the number of aliens in U.S. Im-
15	migration and Customs Enforcement facili-
16	ties who were housed in solitary confine-
17	ment for any period and the percentage of
18	all aliens who spent at least some time in
19	solitary confinement during the reporting
20	period;
21	"(iii) the demographics of all aliens
22	housed in solitary confinement, including
23	race, ethnicity, religion, age, and gender;
24	"(iv) the policies and regulations of
25	U.S. Immigration and Customs Enforce-

1	ment facilities, including any updates in
2	policies and regulations, for subsequent re-
3	views or appeals of the placement of a de-
4	tained alien into or out of solitary confine-
5	ment;
6	"(v) the number of reviews of and
7	challenges to the placement of a detained
8	alien in solitary confinement during the re-
9	porting period and the number of reviews
10	or appeals that directly resulted in a
11	change of placement;
12	"(vi) a detailed description of the con-
13	ditions and restrictions for solitary confine-
14	ment, including the number of hours spent
15	in isolation and the percentage of time
16	these conditions involve 2 aliens celled to-
17	gether in solitary confinement;
18	"(vii) the mean and median length of
19	stay in solitary confinement, based on all
20	individuals released from solitary confine-
21	ment during the reporting period, and any
22	maximum length of stay during the report-
23	ing period;
24	"(viii) the cost for each form of soli-
25	tary confinement described in subpara-

	30
1	graph (A) in use during the reporting pe-
2	riod, including as compared with the aver-
3	age daily cost of housing a detained alien
4	in the general population;
5	"(ix) the policies for mental health
6	screening, mental health treatment, and
7	subsequent mental health reviews for all
8	detained aliens, including any update to
9	the policies, and any additional screening,
10	treatment, and monitoring for detained
11	aliens in solitary confinement;
12	"(x) a statement of the types of men-
13	tal health staff that conducted mental
14	health assessments for U.S. Immigration
15	and Customs Enforcement facilities during
16	the reporting period, a description of the
17	different positions in the mental health
18	staff of U.S. Immigration and Customs
19	Enforcement facilities, and the number of
20	part- and full-time psychologists and psy-
21	chiatrists employed by U.S. Immigration
22	and Customs Enforcement facilities during
23	the reporting period;

forcement and Removal Operations Field

Office Director reported that a U.S. Immi-

24

1	gration and Customs Enforcement facility
2	in his or her jurisdiction failed to comply
3	with or was suspected of failing to comply
4	with the Restricting Solitary Confinement
5	in Immigration Detention Act of 2019; and
6	"(xiii) any other relevant data.
7	"(C) Content.—Each assessment sub-
8	mitted under subparagraph (A) shall include—
9	"(i) an analysis of the data provided
10	under subparagraph (B);
11	"(ii) recommendations for reform of-
12	fered to the Director of U.S. Immigration
13	and Customs Enforcement and the Sec-
14	retary under paragraph (6); and
15	"(iii) the response from U.S. Immi-
16	gration and Customs Enforcement and the
17	Department to such recommendations for
18	reform.
19	"(D) AUTHORITY ON FINAL REPORT.—
20	Each assessment submitted under subpara-
21	graph (A) may be reviewed by U.S. Immigra-
22	tion and Customs Enforcement and the Sec-
23	retary before submission, but the Officer for
24	Civil Rights and Civil Liberties has final au-

1	thority on the text and release of the assess-
2	ment.
3	"(6) Regular meetings with the sec-
4	RETARY AND THE DIRECTOR OF U.S. IMMIGRATION
5	AND CUSTOMS ENFORCEMENT.—The Officer for
6	Civil Rights and Civil Liberties shall meet regularly
7	with the Secretary and the Director of U.S. Immi-
8	gration and Customs Enforcement—
9	"(A) to identify problems with the solitary
10	confinement policies and practices in U.S. Im-
11	migration and Customs Enforcement facilities,
12	including overuse of solitary confinement; and
13	"(B) to present recommendations for such
14	administrative action as may be appropriate to
15	resolve problems relating to solitary confine-
16	ment policies and practices in U.S. Immigration
17	and Customs Enforcement facilities.".
18	(b) Annual Report.—Not later than December 31
19	of each year, the Inspector General of the Department of
20	Homeland Security shall issue a report analyzing—
21	(1) the use of solitary confinement in U.S. Im-
22	migration and Customs Enforcement facilities; and
23	(2) the Department's compliance with this Act
24	and the amendments made by this Act.

1 SEC. 6. RULEMAKING.

- 2 The Secretary and the Director of U.S. Immigration
- 3 and Customs Enforcement shall prescribe rules, in accord-
- 4 ance with section 553 of title 5, United States Code, to
- 5 carry out this Act and the amendments made by this Act.

6 SEC. 7. AUTHORIZATION OF APPROPRIATIONS.

- 7 There are authorized to be appropriated to the Sec-
- 8 retary such sums as may be necessary to carry out this
- 9 Act and the amendments made by this Act.

10 SEC. 8. EFFECTIVE DATE.

- 11 Except as otherwise provided, this Act and the
- 12 amendments made by this Act shall take effect on the date
- 13 that is 18 months after the date of the enactment of this
- 14 Act.